

# ROCKY FLATS

#### **ENVIRONMENTAL RESTORATION**

#### **UPDATE**



A PERIODIC UPDATE ON ROCKY F /TS CLEANUP

SEPTEMBER 1992

## **Report on Transition Submitted to Congress**

#### **Building by Building Cleanup**

The transition proces will involve all 436 buildings at the plant. However because many of these buildings provided general support functions they are not known to be contaminated and

will probably require nothing further than administrative transfer and documentation of their condition

Area that may have been contaminated by previous activities in other buildings will be remediat ed as set forth in applica ble environmental regula tions Transition activities include describing nurrent ondition cataloguing and removing equipment materials and wastes onsolidating plutonium and other nuclear materi als and cleanup to a point where the buildings can be put to other uses

For each building the process will generally range from 1 to 3 years with the overall plant

cleanup expected to last beyond the next decade. Cleanup activities must take into consideration the interdepen dence of RFP programs, such as the dual missions of disposing of special nuclear materials and maintaining production contingency readiness. In addition, the plant must meet other requirements related to waste man agement, environmental restoration safety security, and the maintenance of numerous support services and facilities such as roads, water supply sewage treatment, and medical facilities.

#### Socio Economic Issues

RFP currently employs about 8 300 people and generates an additional 19 000 jobs in the region through the purchase of goods and services both by the plant and its employees. RFP

n July 31 1992 the Rocky Flats Plant (RFP) submitted a report to Congress that summarizes the proposed plans for the conversion of a majority of the plant from weapons production to other uses Previously in January 1992 President Bush had canceled production of the W88 warhead and Admiral Watkins Secretary of Energy subsequently announced the transition of RFP and acceleration of the non nuclear consolidation process

According to the report DOE will pursue resumption of plutonium operations in two buildings at the plant. These buildings will be used for maintaining a production contingency in the event of national defense needs until a replace ment facility can be built elsewhere in the DOE complex. These buildings may also be used for decommissioning and waste processing.

The report summarizes RFPs future goals and presents a strategy for achieving them. It addresses several concerns including the building by building cleanup plans for the workforce and socio economic issues. The major points of these three concerns are listed in this article.

is also located in a populated area with some two million potentially impacted people living within 50 miles of the plant. In planning the plant's transition, the issue of job losses munt be examined.

DOE's ultimate goal for the future of RFP is environmental restoration and economic development to minimize socio economic impacts. The aim is to identify and develop opportunities for RFP staff to remain productively employed (not necessarily at RFP) and to make use of existing high tech facilities for commercial or industrial development.

#### Plans for the Workforce

In spite of DOEs efforts to retain RFP employees or place them in positions at other DOE sites the plant's change in mission is likely to necessitate some layoffs. DOE is working with local

communities to minimize the effects of any such reductions. Possible measures to achieve this goal include the following.

incentives for voluntary refirement

training for displaced and re assigned employ

outplacement assistance protection of health care benefits and health monitoring

The end result of the transition will be decon tamination dismantlement of many RFP facilities, and finally removal from service. The next step would involve transfer for alternative uses, which may be used by private industries other DOE oper.

ations or other government agencies

One issue not covered in the report to Congress is that of the potential liability on the part of future users or owners of land at Rocky Flats. This issue must be considered before any alternative uses are established.

A public information meeting on the RFP Transition Report to Congress was held on September 16 in West minster. The report is available for public review in the Reading Room listed on page (

DOCUMENT CLASSIFICATION REVIEW WAIVER PER CLASSIFICATION OFFICE

# What's an OU? What's an IHSS? What's an RFI/RI?

#### **OU/IHSS**

leanup of the Rocky Flats Plant is broken down into two levels to simplify management of the process. The more detailed level of division is the *individual hazardous* substance site (IHSS – pronounced eye hiss.) formerly known as a Solid Waste Management Unit or schmoo. An IHSS is a discrete location where possible contamination needs to be investigated such as an above ground or underground tank or pipeline. There are 178 IHSSs at RFP identified in the IAG.

The more general level of division is the operable unit (OU) An OU is made up of several IHSSs based on types of contamination regulatory requirements locations the media that have been contaminated (soil or water for example) the technologies that are likely to be used to clean up the contamination or previous uses of the contaminated area An example is the Original Process Waste Lines (OU9) which includes a 35 000 foot network of underground pipes and tanks This OU is an example of OUs that do not have separate tidy bound aries (See companion article for a description of OU9) There are 16 OUs at RFP

Dividing the RFP cleanup into IHSSs and OUs makes the work to be done more manageable and assures that the most serious problems get attention first. The order of cleanup of the OUs has been ranked according to estimated potential risk to human health or the environment and public concern. OU1 has highest priority

OU16 the lowest (see related article on page 2) Remediation of one OU may begin before work on another has been completed so activities at one OU may overlap in time with activities at another OU Interim remedial action may also be started at any time if a short term solution is considered necessary to protect human health or the environment Interim actions must be compatible with the final remedy chosen

#### RFI/RI

The RCRA Facility Investiga tion/ Remedial Investigation (RFI/RI) discussed in the following articles is part of a comprehensive phased program of site characterization remedial investigations feasibility studies and remedial/corrective actions supporting the goal of environmental restoration (ER)

The ER program is designed to investigate and clean up contaminat ed sites at RFP. This program is organized into the major activities shown below. The first activity the initial assessment ha already been completed at the Rocky Flats Plant. The work plans mentioned in the articles on OU5 OU6 and OU9 are part of the remedial investigations program currently in progress.

Initial Assessment includes pre liminary assessments and site inspections to assess potential environmental concerns

Remedial Investigations (referred to as RFI/RI at Rocky Flats but functionally the same as an RI)

include planning and implementation of sampling programs to determine the nature and extent of contamination at specific sites evaluate potential contaminant migration pathways and perform baseline risk assessments

Feasibility Studies evaluate remedial alternatives and remedial action plans to mitigate environmental problems identified as needing correction in the Remedial Investigation

Proposed Plan (or Draft Permit Modifications) includes the pro posed remedial alternative

Record of Decision (or RCRA Permit) presents the final decision or remedial alternative

Remedial Design and Remedial Action include design and imple mentation of site specific remedial al actions selected on the basis of the Feasibility Studies

Compliance and Verification implement monitoring and performance assessments of remedial actions and then verify and document the adequacy of remedial actions carried out under the Remedial Design and Remedial Action

The Interagency Agreement (IAG) signed by EPA CDH and DOE outlines the schedule for completion of major activities and states which regulatory agency has the lead for overseeing cleanup at each OU

#### IAG Schedule Revision Possible

Imost two years have passed since the Interagency Agreement (IAG) was signed among EPA CDH and DOE. The IAG establishes a procedural framework and schedule through which response actions are developed implemented and monitored in accordance with CERCLA RCRA and the Colorado Hazardous Waste Act. It clarifies the roles of EPA CDH and DOE coordinates oversight efforts and corrective actions standardizes requirements and ensures

compliance with orders and permits. The IAG specifies delivery of major reports project management activities and milestones and also outlines community involvement and decision making responsibilities.

When the IAG was signed in January 1991, some basic assumptions and projections were made on timing and expense for remediating the 16 OUs at RFP. Based on progress to date and up to date data. DOF

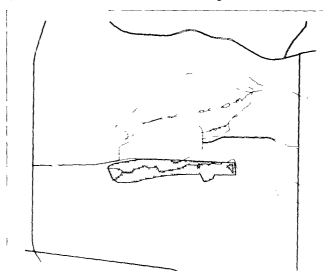
believes that a modified schedule for the IAG would reflect more current assumptions regarding the energy mental restoration work yet to be undertaken at RFP. Connequently DOE has asked EPA and CDH to consider changing the IAC schedule. After DOE has provided implanations for why it considers selected to thanges necessary. EPA and CDH will evaluate the proposal.

### Field Sampling Activities Begun on Woman and Walnut Creek Areas

he Rocky Flats Plant recently began field surveying activities at the Woman Creek drainage area (OU5) and the Walnut Creek drainage

the C Series detention ponds and

several areas of surficial soil disturbance



OU6 (Walnut Creek drainage) comprises 21 IHSSs including

the A and B Series detention ponds

spray fields where water was sprayed to hasten its evaporation

an old outfall where Building 771 laun dry waste water and floor drain water was discharged into open surface drain age

trenches that held excess sludge from the sewage treatment plant and

a soil dump used to contain excavated soil

The majority of thes' OU5 and OU6 IHSSs are inactive and have not

supported plant functions since approximately 1968. Only a few limited investigations have been conducted at these IHSSs.

Based on data from preliminary investigations the following objectives for both the OU5 and OU6 Phase I RFI/RIs were identified

Characterize the physical and hydro geologic setting of the IHSSs

Assess the presence or absence of contamination at the sites

Characterize the nature and extent of contamination at the sites if pre sent

Support a Phase I Baseline Risk Assessment and Environmental Evaluation

Within these broad objectives site specific data needs have been identified based on specific contaminants potentially present at each IHSS and the data needs for the Phase I Baseline Risk Assessment and Environmental Evaluation. The field sampling activities outlined in the RFI'RI Work Plans include surface water and sediment sampling surface and subsurface soil sampling alluvial ground water sampling soil gas surveys geo physical surveys air monitoring and radiation surveys

The Draft Phase I RFI RI Report for OU5 is scheduled for completion in November 1993 and the Draft Report for OU6 is scheduled for completion in August 1993. Both documents will be submitted to EPA and CDH. Details of field sampling activities are contained in the OU5 and OU6 Phase I RFI/RI Work Plans, which are available in the Reading Rooms listed on page 6.

of the Phase I RCRA Facility Investigation and Remedial Investigation (RFI'RI) for each OU Both OUs consist of potentially contaminated surface water stream and pond sediments and soil Radionuclides metals inor ganic compounds and organic compounds from adjacent IHSSs may have seeped into the Woman and or Walnut Creek drainages

area (OU6) These activities are part

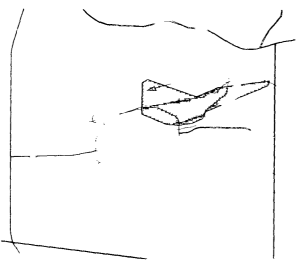
OU5 (Woman Creek drainage) comprises ten IHSSs including

the original landfill an area previously used to dispose of general RFP waste

an incinerator used for RFP office and dumpster wastes

the ash pits that received incinera tor residues

a former concrete wash pad where uncured concrete for RFP con struction was deposited and where concrete delivery trucks were washed (Incinerator ash may also have been deposited on the concrete wash pads)



#### **IAG Milestones Met**

OU16 – The Final No Further Action Justification Document was delivered to EPA and CDH on July 30 1992 meet ing the IAG milestone

### **OU9 Original Process Waste Lines**

perable Unit 9 (OU9) consists of a 35 000 foot network of underground pipes and tanks extending through out much of the RFP main production complex. This pipeline network called the Original Process Waste Lines.

(OPWL) was used to transfer wastes generated during operational process es from their origination point to the RFP process waste facility

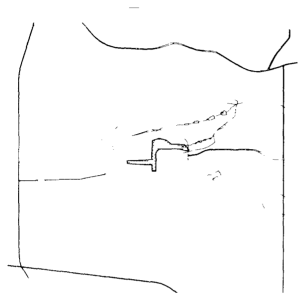
Only one IHSS was originally part

of OU9 but further investigative studies at RFP prompted DOE EPA and CDH to agree in April 1992 to transfer 20 additional IHSSs that are part of the process waste line system from other OUs into OU9 This OU is being studied because t believed that soils may have been affect ed by leaking waste transport pipes or tant's Possible con tominants include r trates lacids, caus tics, and radionuclides.

A RCRA Facility Investigation' Remedial Investigation (RFI/RI) Phase I Work Plan designed to investigate areas close to existing and already removed OPWL pipelines and tanks was also approved by CDH and EPA in April 1992 Field work will begin in late 1992 and will include soil borings and test pits to further identify sources and extent of soil contamination

A subsequent Phase II REI'RI will investigate the nature and extent of surface water ground water and air contamination and evaluate potential contaminant migration

The original OPWL Tystem began operating in 1952 and additions were made to the system through 1975. It was replaced over the 1975. 1983 period by a process waste system that can be easily inspected. Some tanks and pipelines from the original system were incorporated into the new process waste system.



### **OU16 Low Priority Sites**

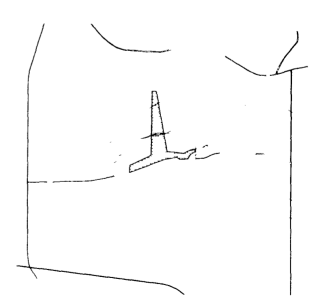
perable Unit 16 (OU16) covers miscellaneous leak and waste treatment areas located around RFP that are considered the least like ly to cause health or environmental problems OU16 contains seven IHSSs that were grouped together in the IAG because of the likelihood that previous response actions or natural environ mental processes at these areas had already eliminated the need for further action. In accordance with EPA guid ance No Further Action is appropriate at sites where such processes have mitigated risk to human health and the environment Because such actions have occurred at six of the OU16 IHSS DOE has proposed to take no further action at these sites DOE submitted a No Further Action Justifi cation document to EPA and CDH on July 30 1992 as required by the IAG However because neither EPA nor CDH has approved the document it is being revised and will be resubmitted on October 16 1992 DOE concluded that five of the seven IHSSs in OU16 will not require further remediation The remaining two IHSSs will require further action but will be investigated as parts of other OUs

The No Further Action Justifica tion document for OU16 describes the site history geology hydrogeology

climatology and cur rent and possible future land use to char acterize OU16 Each IHSS its spill history potential contamina tion and remedia: action if one was per formed is described Also described is a site conceptual model for OU16 that includes contaminant sources release mechanisms transport pathways. exposure routes and receptors. This type of model is used to evalu ate the amount if any of risk to human health or the environment

The document also includen a proposal for what IHSSs should be further investigated. (See above article. What's an RFI'RI?.)

Once EPA and CDH have approved the No Further Action Justification document DOE will encourage public



input through the in unit proces including a public information meeting public comment meeting and public comment period.

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#### **New Documents**

OU9 Original Process Waste Lines Final Phase I RFI'RI Work Plan

RCRA Permit Modification Request No 9

Phase I RFI'RI Work Plan for Operable Unit 9 Original Process Waste Lines

Health and Safety Plan for RFI'RI at Operable Unit 3

Environmental Restoration Program Monthly Report for June 1992

Environmental Restoration Program Monthly Report for July 1992

Rocky Flats Transition Plan Report to Congress

State RCRA Permit Modification for Waste System Evaporator Project Phase I

Supporting Information for the State RCRA Permit Modification for Waste System Evaporator Proje it Phase I

I MD Administrative Procedure Manual

Health and Safety OU1

Work Plan OU1 'Startup O&M of the IM IRAP for the 881 Hillside

Work Plan OU4 Volume I

Final Subsurface Interim Measures Interim Remi dial Action Plan Environmental Assessment and Decision Document for Operable Unit No. 2. Volume I and II.

Responsiveness Summary for the Final Subsurfa  $\epsilon$  interim Measures Interim Remedial Action Plan and Decision Document for the 903 Pad. Mound, and East Trenches Areas for Operable Unit No. 2

#### **Calendar of Events**

# Quarterly Environmental Restoration Public Information Meeting and Plant Tour

O toper 8 1 99 5 00 pm to 8 00 pm at the Rocky Flat Plant Building 60

# General Rocky Flats Plant Tours O tober 12 and November 9 1991 Plea e call 303 966 4261 one waek in advance for reservations

# Colorado Council on Rocky Flats Meeting (Tentative)

October 21 and November 24 1992 7 00 pm. Please call the Council to verify meeting date and location at 303 132 1961.

### DOE Requests Permit Modification No 9

OE is requesting a Class 3 modification to the current RCRA Part B permit for additional hazardoun waste tank storage and treatment Class 3 modifications are changen that substantially after the facility or its operation. The modification must undergo public comment and be approved by the Colorado Department of Health (CDH)

This permit modification would upgrade a portion of the existing liquid process waite treatment facility at the Rocky Flats Plant Building 374. The proposed upgrade would consist of the addition of a thin film evaporator and a salt immobilization system including associated feed storage tanks. This equipment would concentrate and immobilize the low level mixed maste. The new equipment would provide increased capacity and improved

capability for wast: "vaporation and immobilization

A 60 day nomment period for the permit modification request began August 25, 1992, and and Ontober 23, 1992. A public information meeting to discuss this Class 3 permit modification was held an October 1, 1992. Written comment will be accepted throughout the comment period.

Please addrea written comments to Gary Baughman CDH 4210 East 11th Avenue Denier Colorado 80220 or call 303 331 484. Mr Baughman can also provide RFP compliance history during the life of the parmit The RCRA permit modification request and supporting documents are available for review at the reading rooms listed on page 6.

### **Rocky Flats Forms Citizen Review Group**

OF and EG&G Rocky Flats have formed a Citizen Review Group (CGR) to initiate public involvement activities on the Comprehensive Treatment and Management Plan (CTMP). The CTMP is being developed to manage land disposal restrict ed LDR1 wastes generated over the past 40 years of operation and will halp bring those wastes into compliance with today's regulations. The

CTMP identifies specific LDR wastes at the plant that are covered in the Federal Facilities Compliance Agreement II states how these wastes will be brought into compliance and develops the milestones for those wastes that require treatment

Comprising of participants from academia business government and surrounding communities the CRG

meets regularly to review the CTMP and related technology development materials and will provide comments to DOE and EPA who will then consider how to incorporate their sugges tions. A 60 day public comment period will then be initiated during which a public information meeting workshop will be conducted to fully explain LDR wastes and the CTMP.

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## **Public Invited to Use Reading Rooms**

The following reading rooms contain current information technical reports and reference documents on environmental restoration at the Rocky Flats Plant

Rocky Flats Environmental Monitoring Council \*536 Cole Boulevard Suite 325 Derver West Office Park Building 4 Golden Colorado 80401 303 232 \*906 Hours

Monday Friday 830 a m 500 p m

FPA Superfind Records Center 999 18th Stree Suite 500 Denver Coloradh 80202 2405 303 293 180

Hours

Monday Friday nonam 430 pm

Colorado Department of Health Rocky Flats Program Unit 4210 East 11th Avenue Room 420 Denver Colorado 80220 303 331 4855

Hours

Monday Friday 800 am 500 pm

Rocky Flats Public Reading Room Front Range Community College Library 3645 West 112th Avenue Level B Center of Building Westminster Colorado 80030 303 469 4435 Hours

Monday Tuenday 1200 pm 800 pm Wednesday no an 100 pm Thursday Friday 800 an 400 pm Standley Lake Library 8485 Kipling Street Arvada Colorado 80005 303 423 4600

Hours

Monday Friday 1000 a m 9 00 p m Friday – Saturday 10 00 a m 5 00 p m Sunday 10 00 a m 5 00 p m

United Stateh Department of Energy Freedom of Information and Prevacy Branch Office 1000 Independence Avecure S M

V'ashington D.C. 20585

Hours

Monday Friday and 4 00 p.m. Fanternit molizone:

Information Riponitory

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